Office of the Secretary, HUD

- (iii) Decline to give you the records you requested, tell you why HUD has concluded that the records were exempt from disclosure under FOIA, and tell you how to obtain judicial review of HUD's decision.
- (2) Appeal of a fee determination. If you are appealing a fee determination, HUD will either:
- (i) Waive the fee or charge the fee that you have requested;
- (ii) Modify the original fee charged, and explain why it has determined that the modified fee is appropriate; or
- (iii) Advise you that the original fee charged was appropriate, and explain why it has determined that the fee is appropriate.
- (3) Appeal of a denial of expedited processing. If you are appealing a denial of your request for expedited processing, HUD will either:
- (i) Agree to expedited processing of your request; or
- (ii) Advise you that the decision to deny expedited processing has been affirmed, and tell you how to obtain judicial review of HUD's decision.

Subpart C—Production of Material or Provision of Testimony in Response to Demands in Legal Proceedings Among Private Litigants

Source: 72 FR 8582, Feb. 26, 2007, unless otherwise noted.

§15.201 Purpose and scope.

- (a) This subpart contains the regulations of the Department concerning the procedures to be followed and standards to be applied when demand is issued in a legal proceeding among private litigants for the production or disclosure of any material, whether provided through production of material or provision of testimony.
- (b) This subpart does not apply to demands, which are covered by part 2004 of this title, for production of material in the files of the Office of Inspector General or provision of testimony by employees within the Office of Inspector General.
- (c) This subpart also provides guidance to persons engaged in private litigation, to which the United States is

not a party, on the procedures to be followed when making a demand for documents or testimony on the Department of Housing and Urban Development. This subpart does not, and may not be relied upon to, create any affirmative right or benefit, substantive or procedural, enforceable against HUD.

[72 FR 8582, Feb. 26, 2007, as amended at 73 FR 72205, Nov. 26, 2008]

§ 15.202 Production of material or provision of testimony prohibited unless approved.

Neither the Department nor any employee of the Department shall comply with any demand for production of material or provision of testimony in a legal proceeding among private litigants, unless the prior approval of the Authorized Approving Official has been obtained in accordance with this subpart. This rule does not apply to any legal proceeding in which an employee may be called to participate, either through the production of documents or the provision of testimony, not on official time, as to facts or opinions that are in no way related to material described in §15.201.

[73 FR 72205, Nov. 26, 2008]

§ 15.203 Making a demand for production of material or provision of testimony.

- (a) Any demand made to the Department or an employee of the Department to produce any material or provide any testimony in a legal proceeding among private litigants must:
- (1) Be submitted in writing to the Department or employee of the Department, with a copy to the Appropriate Associate General Counsel or Appropriate Regional Counsel, no later than 30 days before the date the material or testimony is required:
- (2) State, with particularity, the material or testimony sought;
- (3) If testimony is requested, state:
- (i) The intended use of the testimony, and
- (ii) Whether expert or opinion testimony will be sought from the employee;